1	Т	THE HONORABLE RONALD B. LEIGHTON
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5	IN THE UNITED STATE	ES DISTRICT COURT
6	FOR THE WESTERN DISTRICT OF WASHINGTON	
7	THOMAS McCARTHY, et al.,) NO. C09 5120
8	Plaintiffs,)) STIPULATION AND PROPOSED
9	v.	ORDER FOR EXTENSION OF PRETRIAL AND TRIAL DEADLINES
10	JAMES BARRETT, et al.))
11	Defendants.))
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13	In order to permit Plaintiffs sufficient time to review documents relating to surveillance	
14	of Plaintiffs and their activities during times relevant to the claims in this lawsuit, which were	
l5 l6	first disclosed by Defendants on Wednesday, September 22, 2010, and to allow sufficient time	
17	for Plaintiffs to take discovery into the scope and nature of the surveillance conducted by	
18	Defendants and their officers, employees or agents, including the continued deposition of	
19	Detective Chris Adamson, who served as the Supervisor for the Tacoma/Pierce County Regional	
20	Intelligence Group during the period of time relevant to the claims in this lawsuit and who will	
21	be unavailable between September 20 and October 10, and the depositions of undercover officers	
22	who conducted surveillance or monitoring of Plaintiffs' activities, including Manuela Loth and	
23 24	others yet to be identified, and to give Plaintiffs' potential experts the ability to review that	
25	discovery, the parties, through their undersigned co	ounsel of record, respectfully submit this

Stipulation and Proposed Order for Extension of Pretrial and Trial Deadlines - 1 CO9 5120-RBL

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stipulation and proposed order seeking the following modification of dates in the Minute Order Setting Trial, Pretrial Dates and Ordering Mediation, with all other pretrial deadlines to remain the same:

- 1) Disclosure of expert opinions for all topics other than the surveillance of Plaintiffs and their activities conducted by Defendants and their officers, employees or agents remains as currently required under the case schedule disclosure of primary expert opinions on October 1st, rebuttal experts 30 days later;
- 2) Completion of all fact discovery by November 15, 2010, as currently required under the case schedule;
- 3) Depositions of experts on all topics other than the surveillance of Plaintiffs and their activities conducted by Defendants and their officers, employees or agents by November 15, 2010, as currently required under the case schedule;
- 4) Disclosure of any expert opinions relating to the surveillance of Plaintiffs and their activities conducted by Defendants and their officers, employees or agents by November 30, 2010;
- 5) Disclosure of rebuttal expert opinions relating to the surveillance of Plaintiffs and their activities conducted by Defendants and their officers, employees or agents, if any, by December 30, 2010;
- 6) Depositions of any experts rendering opinions on the surveillance of Plaintiffs and their activities conducted by Defendants and their officers, employees or agents in January 2011;
 - 7) Continuance of the deadline for filing dispositive motions to February 15, 2011; and

8) Continuance of the trial date to a date convenient for the Court and consistent with the deadline for the filing of dispositive motions. Counsel note unavailability due to trial schedules and personal commitments on the following dates: Nathan Alexander, counsel for Plaintiffs, will be unavailable April 11, 2010 through May 11, 2010 and Scott Johnson, counsel for Plaintiffs, will be unavailable April 5, 2010 through April 9, 2011 and June 9 through June 14, 2011. Jean Homan, Counsel for Defendants, will be unavailable on March 24, 2011 through April 6, 2011; April 18, 2011 through April 29, 2011 and from the end of July to beginning of August.

DATED this <u>1st</u> day of October, 2010,

By: /s/M. Rose Spidell
M. Rose Spidell, WSBA #36038
ACLU of Washington Foundation
Attorney for Plaintiffs

/s/ Jean P. Homan
Jean P. Homan, WSBA #27084
Tacoma City Attorney's Office
747 Market Street, Suite 1120
Tacoma, WA 98402
Telephone: (253) 591-5885
Facsimile: (253) 591-5755

Attorney for Defendant City of Tacoma

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Based on the foregoing stipulation, the Minute Order Setting Trial, Pretrial Dates and Ordering Mediation is modified as follows:

- 1) Disclosure of expert opinions for all topics other than the surveillance of Plaintiffs and their activities conducted by Defendants and their officers, employees or agents remains as currently required under the case schedule disclosure of primary expert opinions on October 1st, rebuttal experts 30 days later;
- 2) Completion of all fact discovery by November 15, 2010, as currently required under the case schedule;
- 3) Depositions of experts on all topics other than the surveillance of Plaintiffs and their activities conducted by Defendants and their officers, employees or agents by November 15, 2010, as currently required under the case schedule;
- 4) Disclosure of any expert opinions relating to the surveillance of Plaintiffs and their activities conducted by Defendants and their officers, employees or agents by November 30, 2010;
- 5) Disclosure of rebuttal expert opinions relating to the surveillance of Plaintiffs and their activities conducted by Defendants and their officers, employees or agents, if any, by December 30, 2010;
- 6) Depositions of any experts rendering opinions on the surveillance of Plaintiffs and their activities conducted by Defendants and their officers, employees or agents in January 2011;
 - 7) Continuance of the deadline for filing dispositive motions to February 15, 2011; and

Continuance of the trial date to November 8, 2011 @ 9:00 a.m. 1 2 DATED this 12th day of October, 2010 3 4 5 6 RONALD B. LEIGHTON 7 UNITED STATES DISTRICT JUDGE 8 9 10 Presented by: 11 12 By: /s/ M. Rose Spidell M. Rose Spidell, WSBA #36038 13 ACLU of Washington Foundation Attorney for Plaintiffs 14 15 16 17 18 19 20 21 22 23 24

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